Federal Defenders OF NEW YORK, INC.

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David E. Patton
Executive Director

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December 12, 2019

By ECF

Honorable John G. Koeltl United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007 APPLICATION GRANTED

SO ORDERED

lohn G. Koeltl, U.S.D.J.

Re:

United States v. Ezzard Murray and Kevin Epps, 19 Cr. 624 (JGK)

Dear Judge Koeltl:

I represent Ezzard Murray, and write on consent to respectfully request that the Court extend defendants' motion deadline, and the Government's response to those motions, by one week. I further request that the Court leave the reply deadline and hearing date unchanged.

In an Order dated November 7, 2019, the Court set a trial schedule which included the following deadlines for defendants' contemplated motions to suppress: defendants' motions due December 13, 2019; Government's response by January 3, 2020; defendants' replies by January 17, 2020; and a hearing date on January 30, 2020, at 10:00 a.m.

I respectfully request that the Court extend defendants' filing deadline to December 20, 2019, and the Government's response deadline to January 10, 2020, but leave the reply deadline and hearing date unchanged. The Government (per Assistant U.S. Attorney Michael Longyear) and co-defendant's counsel, Sanford Talkin, consent to the requested schedule change.

Respectfully Submitted,

/s/ Martin Cohen

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cc. Michael Longyear and Adam Hobson, Esqs., by ECF Sanford Talkin, Esq., by ECF

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